## Case 2:24-cv-04702-MCS-PDISTRICT COURT, CENTRAL DISTRICT OF CARIFORNIA Page ID #:75 CIVIL COVER SHEET

I. (	a) PLAINTIFFS ( Che	ck b	ox if you are repre	ser	iting yourself 🔲 )		DEFENDANTS	(	Check box if you are re	oresenting yourself ( )			
Y	itzchok Frankel; Jo	sh	ua Ghayoum;	an	d Eden					f the University of California; Gene D. Block, utive Vice-President and Provost; Michael Beck,			
Chamuelian								Administrative Vice Chancellor; Monroe Gorden, Jr., Vice Chancellor; and Rick Braziel, Assistant Vice Chancellor, each in both his official and personal capacities.					
(b)	County of Residence	of	First Listed Plain	tiff	Los Angeles Co	unty	County of Reside	ence	e of First Listed Defen	dant Alameda County			
(EX	CEPT IN U.S. PLAINTIFF CASE	ES)					(IN U.S. PLAINTIFF CAS	(IN U.S. PLAINTIFF CASES ONLY)					
(c) Attorneys (Firm Name, Address and Telephone Number) If you are representing yourself, provide the same information.  The Becket Fund for Religious Liberty 1919 Pennsylvania Ave., NW, Suite 400 Washington, DC 20001 Washington, DC 20001 Alexandria, VA 22314 202-742-8900						Attorneys (Firm Name, Address and Telephone Number) If you are representing yourself, provide the same information.  Unknown							
II.	BASIS OF JURISDIC	TIO	<b>N</b> (Place an X in o	ne k	oox only.)	III. CI	TIZENSHIP OF PR	RIN	CIPAL PARTIES-For D	iversity Cases Only			
1. U.S. Government Sovernment Government  2. U.S. Government 4. Diversity (In			uestion (U.S. Cit Not a Party) Cit ndicate Citizenship Cit			Place an X in one box for plaintiff and one for defendant)			efendant) Principal Place				
	Defendant		of Parties in I	ten	1 1117	loleig	- Country						
	IV. ORIGIN (Place an X in one box only.)  1. Original Proceeding State Court Appellate Court Appellate Court State Court State Court Appellate Court State Court Appellate Court Appellate Court State Court State Court Appellate Court State Court S												
٧.	REQUESTED IN COM	1PL	AINT: JURY DE	MA	ND: X Yes	No	(Check "Yes" or	nly	if demanded in comp	plaint.)			
CL	ASS ACTION under	F.R.	.Cv.P. 23:	es/	X No	- [	× MONEY DEMA	ND	DED IN COMPLAINT:	\$			
										ctional statutes unless diversity.)			
	U.S.C 1983, 1985, 198				•				ŕ	•			
VI	I. NATURE OF SUIT (	Plac	e an X in one bo	хо	nly).								
	OTHER STATUTES		CONTRACT	RE	AL PROPERTY CONT	:	IMMIGRATION		PRISONER PETITIONS	PROPERTY RIGHTS			
	375 False Claims Act		110 Insurance		240 Torts to Land	$\Box$	462 Naturalization		Habeas Corpus:	820 Copyrights			
	376 Qui Tam (31 USC 3729(a))		120 Marine		245 Tort Product Liability		Application		463 Alien Detainee 510 Motions to Vacate	830 Patent			
$\Box$	400 State		130 Miller Act		290 All Other Real		465 Other Immigration Actions	╠	Sentence 530 General	835 Patent - Abbreviated			
	Reapportionment 410 Antitrust		140 Negotiable Instrument		Property TORTS	PE	TORTS RSONAL PROPERTY		535 Death Penalty	☐ New Drug Application ☐ 840 Trademark			
	430 Banks and Banking		150 Recovery of		PERSONAL INJURY	4	370 Other Fraud	_	Other:	880 Defend Trade Secrets Act			
	450 Commerce/ICC		Overpayment & Enforcement of	Ш	310 Airplane 315 Airplane		371 Truth in Lending		540 Mandamus/Other	of 2016 (DTSA)			
	Rates/Etc. 460 Deportation		Judgment	Ш	Product Liability		380 Other Personal		550 Civil Rights	SOCIAL SECURITY			
	470 Racketeer Influ-	Ш	151 Medicare Act		320 Assault, Libel & Slander		Property Damage 385 Property Damage		555 Prison Condition	861 HIA (1395ff) 862 Black Lung (923)			
	enced & Corrupt Org. 480 Consumer Credit		152 Recovery of Defaulted Student		330 Fed. Employers' Liability		Product Liability		560 Civil Detainee Conditions of	863 DIWC/DIWW (405 (q))			
	485 Telephone		Loan (Excl. Vet.)	П	340 Marine		BANKRUPTCY	H	Confinement FORFEITURE/PENALTY	864 SSID Title XVI			
	Consumer Protection Act 490 Cable/Sat TV	П	153 Recovery of Overpayment of		345 Marine Product Liability		422 Appeal 28 USC 158		625 Drug Related	865 RSI (405 (g))			
	850 Securities/Com-	_	Vet. Benefits	_  _	350 Motor Vehicle		423 Withdrawal 28 USC 157		Seizure of Property 21 USC 881	FEDERAL TAX SUITS			
	modities/Exchange 890 Other Statutory		160 Stockholders' Suits		355 Motor Vehicle		CIVIL RIGHTS		690 Other	870 Taxes (U.S. Plaintiff or			
Ш	Actions	П	190 Other		Product Liability 360 Other Personal	×	440 Other Civil Rights		LABOR	Defendant) 871 IRS-Third Party 26 USC			
	891 Agricultural Acts		Contract 195 Contract	<u> </u>	Injury 362 Personal Injury		441 Voting		710 Fair Labor Standards Act	7609			
	893 Environmental Matters		Product Liability		Med Malpratice		442 Employment		720 Labor/Mgmt. Relations				
	895 Freedom of Info. Act		196 Franchise		365 Personal Injury- Product Liability		443 Housing/ Accommodations		740 Railway Labor Act				
		ı	REAL PROPERTY		367 Health Care/		445 American with Disabilities-		751 Family and Medical				
_	896 Arbitration												
$\overline{}$	899 Admin. Procedures		210 Land Condemnation		Pharmaceutical Personal Injury	┌	Employment		Leave Act				
									Leave Act 790 Other Labor Litigation 791 Employee Ret. Inc.				

FOR OFFICE USE ONLY: Case Number:

## Case 2:24-cv-04702-MCS-PDISTRICT COURT, CENTRAL DISTRICT OF CARIFORNIA Page ID #:76 CIVIL COVER SHEET

**VIII. VENUE**: Your answers to the questions below will determine the division of the Court to which this case will be initially assigned. This initial assignment is subject to change, in accordance with the Court's General Orders, upon review by the Court of your Complaint or Notice of Removal.

QUESTION A: Was this case removed from state court?  Yes No	STATE CASE WAS PENDING	INITIAL DIV	INITIAL DIVISION IN CACD IS:				
	Los Angeles, Ventura, Santa Barbara,	v	Western				
If "no, " skip to Question B. If "yes," check the box to the right that applies, enter the	☐ Orange			Se	Southern		
corresponding division in response to Question E, below, and continue from there.	Riverside or San Bernardino			E	Eastern		
QUESTION B: Is the United States, or one of its agencies or employees, a PLAINTIFF in this action?	<b>B.1.</b> Do 50% or more of the defendants we the district reside in Orange Co.?  check one of the boxes to the right	YES. Your case will initially be assigned to the Southern Division  Enter "Southern" in response to Question E, below, and continue from there.					
Yes X No		NO. Continue to Question B.2.					
If "no, " skip to Question C. If "yes," answer Question B.1, at right.	<b>B.2.</b> Do 50% or more of the defendants we the district reside in Riverside and/or San Counties? (Consider the two counties tog	YES. Your case will initially be assigned to the Eastern Division.  Enter "Eastern" in response to Question E, below, and continue from there.					
	check one of the boxes to the right	NO. Your case will initially be assigned to the Western Division.  Enter "Western" in response to Question E, below, and continue from there.					
QUESTION C: Is the United States, or	C.1. Do 50% or more of the plaintiffs who	reside in the	VEC Vour e	aco will initially be assigned	d to the Southern Division		
one of its agencies or employees, a DEFENDANT in this action?	district reside in Orange Co.?  check one of the boxes to the right	YES. Your case will initially be assigned to the Southern Divisio  Enter "Southern" in response to Question E, below, and continufrom there.					
Yes X No		NO. Continue to Question C.2.					
If "no, " skip to Question D. If "yes," answer Question C.1, at right.	<b>C.2.</b> Do 50% or more of the plaintiffs who district reside in Riverside and/or San Berr Counties? (Consider the two counties to	YES. Your case will initially be assigned to the Eastern Division.  Enter "Eastern" in response to Question E, below, and continue from there.					
	check one of the boxes to the right	NO. Your case will initially be assigned to the Western Division.  Enter "Western" in response to Question E, below, and continue from there.					
QUESTION D: Location of plaintiff	s and defendants?	Oran	A. age County	<b>B.</b> Riverside or San Bernardino County	C. Los Angeles, Ventura, Santa Barbara, or San Luis Obispo County		
Indicate the location(s) in which 50% or reside. (Check up to two boxes, or leave	more of <i>plaintiffs who reside in this dist</i> blank if none of these choices apply.)	rict			X		
Indicate the location(s) in which 50% or district reside. (Check up to two boxes, o apply.)	more of <i>defendants who reside in this</i> r leave blank if none of these choices				X		
D.1. Is there at least one	answer in Column A?		D.2. Is there at	t least one answer in C	Column B?		
Yes	Yes X No						
If "yes," your case will initia	If "yes," your case will initially be assigned to the  EASTERN DIVISION.  Enter "Eastern" in response to Question E, below.						
SOUTHERN D							
Enter "Southern" in response to Question							
If "no," go to question	n D2 to the right.	If	•	ll be assigned to the WEST " in response to Question			
QUESTION E: Initial Division?	INITIAL DIVISION IN CACD						
Enter the initial division determined by C	Question A, B, C, or D above:			WESTERN			
QUESTION F: Northern Counties?							
Do 50% or more of plaintiffs or defendar	nts in this district reside in Ventura, Sa	nta Barbara, o	or San Luis Obisp	oo counties?	Yes X No		

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## Case 2:24-cv-04702-MCS-PD DOCUMENT, CENTRAL DISTRICT OF CARLIFORNIA Page ID #:77

		CIVIL COVER SHEET		
IX(a). IDENTICAL CAS	SES: Has this act	ion been previously filed in this court?	<b>⋈</b> NO	☐ YES
If yes, list case numb	per(s):			
IX(b). RELATED CASE	S: Is this case rel	ated (as defined below) to any civil or criminal case(s) previously filed in this	court?	☐ YES
If yes, list case numb	per(s):			
Civil cases are rel	ated when they (	check all that apply):		
A. Arise	from the same o	r a closely related transaction, happening, or event;		
B. Call fo	or determination	of the same or substantially related or similar questions of law and fact; or		
C. For o	ther reasons wou	ald entail substantial duplication of labor if heard by different judges.		
Note: That cases i	may involve the s	same patent, trademark, or copyright is not, in itself, sufficient to deem cases	related.	
A. Arise	from the same o	inal case are related when they (check all that apply): or a closely related transaction, happening, or event; of the same or substantially related or similar questions of law and fact; or		
C. Invol		defendants from the criminal case in common and would entail substantial d	uplication of	
X. SIGNATURE OF AT (OR SELF-REPRESENT		/s/Eric C. Rassbach DATE:	June 5, 202	4
neither replaces nor supp	olements the filin	on of this Civil Cover Sheet is required by Local Rule 3-1. This Form CV-71 and g and service of pleadings or other papers as required by law, except as provenstruction sheet (CV-071A).		
Key to Statistical codes relat	ing to Social Securi	ty Cases:		
Nature of Suit Code	Abbreviation	Substantive Statement of Cause of Action	I Committee Act	amandad Alaa
861	HIA	All claims for health insurance benefits (Medicare) under Title 18, Part A, of the Socia include claims by hospitals, skilled nursing facilities, etc., for certification as provider.	s of services und	amended. Also, er the program.

Nature of Suit Code	Abbreviation	Substantive Statement of Cause of Action
861	HIA	All claims for health insurance benefits (Medicare) under Title 18, Part A, of the Social Security Act, as amended. Also, include claims by hospitals, skilled nursing facilities, etc., for certification as providers of services under the program. (42 U.S.C. 1935FF(b))
862	BL	All claims for "Black Lung" benefits under Title 4, Part B, of the Federal Coal Mine Health and Safety Act of 1969. (30 U.S.C. 923)
863	DIWC	All claims filed by insured workers for disability insurance benefits under Title 2 of the Social Security Act, as amended; plus all claims filed for child's insurance benefits based on disability. (42 U.S.C. 405 (g))
863	DIWW	All claims filed for widows or widowers insurance benefits based on disability under Title 2 of the Social Security Act, as amended. (42 U.S.C. 405 (g))
864	SSID	All claims for supplemental security income payments based upon disability filed under Title 16 of the Social Security Act, as amended.
865	RSI	All claims for retirement (old age) and survivors benefits under Title 2 of the Social Security Act, as amended. (42 U.S.C. 405 (g))

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